1 Damages and Demand for Jury Trial filed in the Superior Court in and for the County of San Mateo,

Case Number CIV 456118, on July 07, 2006. A true and correct copy of this document is attached

hereto as Exhibit A.

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REQUEST FOR JUDICIAL NOTICE NO. 2:

Defendant requests this Court take judicial notice of Request for Dismissal of the first, second, third and fifth causes of action from Plaintiff's Complaint for Damages and Demand for Jury Trial filed in the Superior Court in and for the County of San Mateo, Case Number CIV 456118, on June 25, 2007. A true and correct copy of this document is attached hereto as Exhibit B.

REQUEST FOR JUDICIAL NOTICE NO. 3:

Defendant requests this Court take judicial notice of the Order Granting Defendant AC Square's Motion for Summary Adjudication to Plaintiff's Fourth Cause of Action for Wrongful Termination in Violation of Public Policy in Plaintiff's Complaint for Damages and Demand for Jury Trial filed in the Superior Court in and for the County of San Mateo, Case Number CIV 456118 entered on June 28, 2007. A true and correct copy of this document is attached hereto as Exhibit C.

REQUEST FOR JUDICIAL NOTICE NO. 4:

Defendant requests this Court take judicial notice of the Judgment on Plaintiff's Complaint for Damages and Demand for Jury Trial filed in the Superior Court in and for the County of San Mateo, Case Number CIV 456118, on April 25, 2008. A true and correct copy of this document is attached hereto as Exhibit D.

REQUEST FOR JUDICIAL NOTICE NO. 5:

Defendant requests that the Court take judicial notice of Plaintiff's Complaint for Restitution, Damages and Injunctive Relief filed in the Superior Court in and for the County of San Mateo, Case Number CIV 464144 on June 29, 2007. A true and correct copy of this document is attached hereto as Exhibit E.

REQUEST FOR JUDICIAL NOTICE NO. 6:

Defendant requests that the Court take judicial notice of Plaintiff's Complaint for Restitution,

Damages and Injunctive Relief filed in the Superior Court in and for the County of San Mateo, Case

Number CIV 473571 on June 10, 2008. A true and correct copy of this document is attached hereto

FIRMWIDE:85996365.1 047098.1008

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LITTLER MENDELSON A PROFESSIONAL CORPORATION 50 West San Fernando Street 15th Floor San Jose, CA 95113 2303 408 998 4150 as which is attached hereto as Exhibit F.

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REQUEST FOR JUDICIAL NOTICE NO. 7:

Defendant requests that the Court take judicial notice of the Order Consolidating Related Actions San Mateo Superior Court Case Numbers CIV 464144 and CIV 473571, entered in the Superior Court in and for the County of San Mateo and filed on June 19, 2008. A true and correct copy of this document is attached hereto as Exhibit G.

REQUEST FOR JUDICIAL NOTICE NO. 8:

Defendant requests that the Court take judicial notice of the Notice of Filing Removal, filed by Defendant AC Square, Inc. on June 20, 2008. A true and correct copy of this document is attached hereto as Exhibit H.

REQUEST FOR JUDICIAL NOTICE NO. 9:

Defendant requests that the Court take judicial notice of Plaintiff's Complaint for Damages for Violation of Fair Labor Standards Act, Case Number CV 08- 2907- MHP, filed with this Court on June 11, 2008. A true and correct copy of this document is attached hereto as Exhibit I.

REQUEST FOR JUDICIAL NOTICE NO. 10:

Defendant requests that the Court take judicial notice of Plaintiff's Administrative Motion to Consider Whether Cases Should Be Related, CIV-08-303-EDL, filed on June 27, 2008. A true and correct copy of this document is attached hereto as <u>Exhibit J</u>.

Dated: July 25, 2008

RONALD A. PETERS BENJAMIN EMMERT

LITTLER MENDELSON A Professional Corporation Attorneys for Defendants

AC SQUARE, INC., AFSHIN GHANEH, ANDREW BAHMANYAR

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TLER MENDELSON

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	Case 3:08-cv-03035-MHP	Document 22-2	Filed 07/25/2008	Page 2 of 8
1	BRUCE R. BERNSTEIN (S LAW OFFICES OF BRUCE 2670 Leavenworth Street	B# 104230) R. BERNSTEIN	•	
2	San Francisco, CA 94133 Tel: (415) 474-1805		;	ENDORSED FILED SAN MATEO COUNTY
3	Fax: (415) 474-1806			JUL 0 7 2006
4	Attorneys for Plaintiff DANIEL JOSEPH KEATING	G-TRAYNOR	C	lau
5			~~ <i>y</i>	Herk of the Superior Court Herdan Maxwell BEPUTY CLERK
6				
7	S	SUPERIOR COURT	OF CALIFORNIA	
8		COUNTY OF	SAN MATEO	
9	DANIEL JOSEPH KEATING	G-TRAYNOR,	Case No.:	Che?
10	Plaintiff,		COMPLAINT FO	CW 456118 OR DAMAGES AND
11	v.		DEMAND FOR J	URY TRIAL
12	AC SQUARE, INC., a Califor corporation, Does 1-20,	rnia		
13	Defendants,			
14				
15		T. 4. 75.77		
16	1. Plaintiff is informed ar	PART and believes that Def		, INC. is and at all times
17	mentioned in this Complaint wa			
18	in Burlingame, San Mateo Cou			
19	2. Plaintiff is ignorant of t	he true names and ca	anacities of Defendant	s Does 1 through 20, and
20	therefore sues these Defendan			
21	amend this complaint to allege			ray leave of this Court to
22				
23				endants herein was at all
24	relevant times the agent, empl			
25	remaining defendants and acting			
26	informed and believes that each	n of the Defendants	herein gave consent to	o, ratified, and otherwise
27	authorized the acts alleged here	in to each of the rem	naining Defendants.	
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~	COMPLAIN	I VT FOR DAMAGES AND	DEMAND FOR TIRY TRI	٨٢

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STATEMENT OF FACTS

- Plaintiff DANIEL KEATING-TRAYNOR, a resident of San Francisco County, began working on or around December 1, 2004 for Defendants pursuant to an oral agreement as a trainee installation technician providing cable television and computer services to Comcast consumers throughout the Bay Area, including San Francisco, San Mateo and Santa Clara Counties. Plaintiff was not paid by AC SQUARE, INC. for two months while in this training period.
- Subsequent to his successful completion of the training program and having undertaken and 5. passed an employment skills test, Plaintiff was hired as a permanent full-time employee of AC SQUARE, INC. pursuant to a written employment contract on or around January 30, 2005. Plaintiff was paid on a "piece work" basis, with varying rates for installations, disconnects, upgrades, and other similar services.
- However, Plaintiff was not paid at a time and one-half rate for work in excess of 8 hours per day. Plaintiff was also not paid for his travel time from one locale to another, including when he was required to commute beyond 8 hours per day.
- Plaintiff was required to use his own vehicle and other personal items of his, including tools, 7. a safety belt, and non-conducive ladder (for climbing utility poles) in order to perform the essential duties of Defendant's business.
- Plaintiff was not reimbursed for gas, cellphone bills, parking tickets, or vehicle maintenance 8. and damage (such as when a golf ball broke his truck's windshield).
- Additionally, Defendant AC SQUARE, INC. improperly deducted the cost of tools and other 9. items from Plaintiff's wages, including an industry-specific cable crimping tool and a Nextel radio.
- Defendant AC SQUARE, INC. also deducted from Plaintiff's wages costs it alleged to have 10. incurred as a result of lost equipment, including modems and cable television boxes (for as much as \$360.00 per item), including for such equipment that was negligently and unintentionally mislaid while at a consumer's residence and also for equipment which had in fact been returned to the Inventory Clerk.

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Defendant AC SQUARE, INC. also charged back to Plaintiff's wages for jobs that were 11. alleged by the Comcast's Quality Controllers to have not been completed or alleged to have been inadequately performed, such as disconnects that may have been reconnected by the consumer. In all cases, the chargebacks were in the sum of \$50.00, a sum far larger than that payable by Defendant to Plaintiff. (For instance, a disconnect for example was paid at a \$5.00 piece rate.)

- Plaintiff KEATING-TRAYNOR complained about these deductions and chargebacks to his 12. wages and was retaliated against by being given the less remunerative piece work orders, such as disconnects, resulting in even lower income to him. For example, Plaintiff complained on or about April 30, 2005 regarding a deduction of \$360.00 from his wages payable for the period of April 10-23, 2005.
- 13. On or about May 2, 2005, Defendant again retaliated against Plaintiff DANIEL KEATING-TRAYNOR by terminating him. Plaintiff at that time had accrued wages. Said wages have not been forthcoming despite demand therefor, and no accounting has been given.

FIRST CAUSE OF ACTION [Non-Payment of Wages]

- Plaintiff incorporates by reference paragraphs 1-13 above, as though fully set forth herein. 14.
- Pursuant to Labor Code § 201, at the time Defendant terminated Plaintiff's employment 15. Defendant was obligated to pay Plaintiff wages earned and unpaid. In violation of Labor Code § 201 and despite demand, Defendant failed and continues to refuse to pay Plaintiff. Because Plaintiff was employed on a piece work basis and Defendant has failed and refused to provide the accounting required by law for his last two days of work, Plaintiff is only able to estimate the sum he is owed. Plaintiff estimates this to be \$400.00.
- In addition, Defendant violated Labor Code minimum wage statutes when it failed to pay him 16. during his training period (between December 1, 2004 and January 30, 2005). Plaintiff estimates this to be approximately 80 hours during the month of December 2004 and January 2005.
- Plus, Defendant improperly charged back expenses from Plaintiff's wages and owes those now 17.

- 19. Pursuant to Labor Code § 218.6, Plaintiff requests that the Court award Plaintiff interest on all due and unpaid wages, at the legal rate specified by Civil Code § 3289(b), accruing from the date the wages were due and payable.
- 20. The Defendant's failure to pay wages was willful in that Defendant knew that Plaintiff was owed wages, thus entitling Plaintiff to penalties under Labor Code §§ 203, which provides that an employee's wages shall continue as a penalty until paid or for a period of up to 30 days from the time they were due, whichever period is shorter.

WHEREFORE, Plaintiff prays for judgment as hereinafter described.

SECOND CAUSE OF ACTION[Failure to Pay Overtime Wages]

- 21. Plaintiff incorporates by reference paragraphs 1-20 above, as though fully set forth herein.
- During the period of from January 30, 2005 through May 2, 2005, Plaintiff never was paid any wages for the time he worked in excess of eight hours.
- 23. Labor Code § 1198 provides that it is unlawful to employ persons for longer than the hours set by the Industrial Welfare Commission or under conditions prohibited by the applicable wage order.
- At all times relevant herein, Industrial Welfare Commission Wage Order No. 9-2001 (8 Cal. Code Reg. § 11090) and Labor Code § 510(a) applied to Plaintiff's employment by Defendant and provide for employees employed for more than 8 hours a day or 40 hours in one week are supposed to be paid at the rate of time and one-half for hours in excess of 40 in one week.
- 25. Under the provisions of the Wage Order referred to in Paragraph 24, Plaintiff estimates that he should have received time and one-half for piece work in excess of 8 hours per day on as many as two days per week for the period between January 30, 2005 and May 2, 2005. Plaintiff is informed

- Defendant's failure to pay Plaintiff for overtime rates on piece work jobs, as required by the applicable Wage Order, violates the provision of Labor Code § 1198 and is therefore unlawful.
- 27. Pursuant to Labor Code § 1194(a), Plaintiff requests that the court award Plaintiff reasonable attorney's fees and costs incurred by him in this action.
- 28. Pursuant to Labor Code § 558(a)(1), Plaintiff requests a civil penalty of \$50 for the seven pay periods Plaintiff was underpaid for a total of \$350.00.
- 29. The Defendant's failure to pay wages was willful in that Defendant knew the Plaintiff was owed wages, thus entitling Plaintiff to penalties under Labor Code § 203, which provides that an employee's wages shall continue as a penalty until paid or for a period of up to 30 days from the time they were due, whichever period is shorter.

WHEREFORE, Plaintiff prays for judgment as hereinafter described.

THIRD CAUSE OF ACTION [Violations of Labor Code § 2802]

- 30. Plaintiff incorporates by reference paragraphs 1-29 above, as though fully set forth herein.
- While employed in the customary business of Defendants AC SQUARE, INC. and in the direct consequence of the discharge of his duties, Plaintiff was required to expend his own monies and in addition suffered losses to his own property for which Defendants must indemnify Plaintiff, including but not limited to the purchase of a vehicle, vehicle maintenance, gas, tools, and equipment, including safety belt and non-conducive ladder in a sum greater than \$3,618.23, to be proven at Trial, all necessarily for conducting Defendant's business of cable television/computer installation. Defendant has failed and refused to reimburse Plaintiff for such expenses, despite demand.
- 32. Pursuant to Labor Code § 2802, Plaintiff is entitled to indemnification for his necessarily incurred expenses, plus interest from the date on which the expense was occurred, plus reasonable

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Plaintiff incorporates by reference paragraphs 1-38 above, as though fully set forth herein. 39.

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On October 25, 2005, Plaintiff requested to see his employment file and get copies, pursuant 40. to Labor Code §§ 226(b), 432 and 1198.5.

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COMPLAINT FOR DAMAGES AND DEMAND FOR JURY TRIAL

Document 22-2

Page 8 of 8

Filed 07/25/2008

ase 3:08-cv-030**3**5-MHP

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): DANIEL JOSEPH VE A TIPLO TERM	TELEPHONE NO.:	C	:IV-1
DANIEL JOSEPH KEATING-TRAYNOR 2039 46th Avenue	415-566-4239	FOR COURT USE ONLY	
San Francisco CA 04444	12 2 3 3 123 7		
San Francisco, CA 94116			
ATTORNEY FOR (Name): in propria persona			
Insert name of court and name of judicial district and branch court, it any:			
SAN MATEO SUPERIOR COURT			
PLAINTIFF/PETITIONER: DANIEL JOSEPH KEATING	TP A VNOR		
DEFENDANT/ RESPONDENT: AC SQUARE, INC.	PINATNOR		
REQUEST FOR DISMISSAL			
Personal Injury, Property Damage, or Wrongful Deat Motor Vehicle Other	h	CASE NUMBER:	
Family Law		CIV 456118	
Eminent Domain		0.1.150118	
Other (specify): Wage & Hour Violations and	Wrongful Torm	}	
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- A conformed copy will not be returned by the clerk un TO THE CLERK: Please dismiss this action as follows:	ness a method of return	is provided with the document	
a. (1) With prejudice (2) Without prejudice			
b. (1) Complaint (2) Petition			
(name):		on (date):	
(4) Cross-complaint filed by (name):		•	
(5) Entire action of all parties and all causes of action		on (date):	
(6) Other (specify):* all causes of action except	the fourth course C	.•	
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e. June 21 2007	James of ac	from on which judgment pending	
21, 2007		John on which judgment pending	
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ANIEL KEATING-TRAYNOR	Attorney or party without Plaintiff/Petitioner	(SIGNATURE) attorney for:	
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Form Adopted for Mandatory use Judicial Council of California CIV-110 [Rev. January 1, 2007]

REQUEST FOR DISMISSAL

Code of Civil Procedure, § 581 et seq., Cal. Rules of Court, rule 3,1390 www.courtinfo.ca.gov

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): DANIEL JOSEPH KEATING, TD ANALOR	POS-
DANIEL JOSEPH KEATING-TRAYNOR 2039 46th Avenue 566-4:	239 FOR COURT USE ONLY
San Francisco, CA 94116	-3,
3, 3177110	
TELEPHONE NO.: 415-566-4239 E-MAIL ADDRESS (Optional): FAX NO. (Optional):	
ATTORNEY FOR (Name): in propria persona SUPERIOR COURT OF CALLEGE	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN MATEO	
STREET ADDRESS: 400 COUNTY CENTER MAILING ADDRESS:	
CITY AND ZIP CODE. DEDUICOD. CYTTE	
CITY AND ZIP CODE: REDWOOD CITY, CA 94063 BRANCH NAME:	
PETITIONER/PLAINTIES DANIEL LOCENTE	
PETITIONER/PLAINTIFF: DANIEL JOSEPH KEATING-TRAYNOR	
RESPONDENT/DEFENDANT: AC SQUARE	
PROOF OF SERVICE BY THE	
PROOF OF SERVICE BY FIRST-CLASS MAIL—CIVIL	CASE NUMBER:
(Do mot we did no	CIV 456118
(Do not use this Proof of Service to show service of a Summ 1. I am over 18 years of age and not a party to this action. I am a resident of	ions and Complete
 I am over 18 years of age and not a party to this action. I am a resident of or emptook place. 	Ployed in the art of the property of the prope
2	ployed in the county where the mailing
2. My residence or business address is:	
2039 46TH AVENUE GANGE	
TOTAL AVENUE SAN ERANCISCO OF SAME	
2039 46TH AVENUE, SAN FRANCISCO, CA 94116	
3. On (date):6/21/07 I mailed from (city and state): San Francisco, CA the following documents (specify): REQUEST FOR DISMISS ALMARY COMPANY.	
3. On (date):6/21/07 I mailed from (city and state): San Francisco, CA the following documents (specify): REQUEST FOR DISMISS ALMARY COMPANY.	
On (date):6/21/07 I mailed from (city and state): San Francisco, CA the following documents (specify): REQUEST FOR DISMISSAL WITHOUT PREJUDICE AS TO ALL CAUSE OF ACTION FOR WRONGFUL TERMINATION, as well a	CAUSES EXCEPT FOURTH as faxed to 408-288-5686
On (date):6/21/07 I mailed from (city and state): San Francisco, CA the following documents (specify): REQUEST FOR DISMISSAL WITHOUT PREJUDICE AS TO ALL CAUSE OF ACTION FOR WRONGFUL TERMINATION, as well a	CAUSES EXCEPT FOURTH as faxed to 408-288-5686
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PROOF OF SERVICE BY FIRST-CLASS MAIL—CIVIL (Proof of Service)

Code of Civil Procedure, §§ 1013, 1013a www.courtinfo.ca.gov

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From-LITTLER ""MDELSON

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T-607 P.002/003

RONALD A. PETERS, Bar No. 169895 LITTLER MENDELSON A Professional Corporation 2 50 West San Fernando Street, 14th Floor San Jose, CA 95113.2413 3 408.998.4150 Telephone: 408.288.5686 Facsimile: 4

rpeters@littler.com

Attorneys for Defendants AC SQUARE, INC.

SAN MATEO COUNTY

JUN 2 8 2807

SUPERIOR COURT OF THE STATE OF CALIFORNIA

COUNTY OF SAN MATEO

DANIEL JOSEPH KEATING-TRAYNOR,

Plaintiff.

AC SQUARE, INC., A California Corporation, and DOES 1 through 20, inclusive,

Defendants.

Case No. CIV 456118

PROPOSED ORDER GRANTING THE MOTION OF DEFENDANT AC SQUARE INC.'S MOTION FOR SUMMARY ADJUDICATION TO PLAINTIFF'S FOURTH CAUSE OF ACTION FOR WRONGFUL TERMINATION IN VIOLATION OF PUBLIC POLICY

Date: Time: June 8, 2007 ² 9:00 A.M. -

Dept.: June 25, 2007 Trial Date:

The Motion for Summary Adjudication of AC Square, Inc. ("Defendant') came on regularly for hearing before this Court in Department 2F, the Honorable George A. Miram presiding, on June -8, 2007. Defendant was represented by Ronald A. Peters, Esq.; Plaintiff Daniel Joseph Keating-Traynor, ("Plaintiff") was representing himself in pro per. Plaintiff, while having requested oralargument, did not appear at the hearing. At the hearing, the Court passed on the matter until the endof the Court's calendar to permit Plaintiff additional time to appear and present oral argument, but -Plaintiff still did not appear, and the tentative ruling was therefore adopted.

After a full consideration of the evidence, a separate statement of each party, the authorities submitted by counsel and Plaintiff, and after opportunity for oral argument was given, the Court finds that there is no triable issue of material fact in connection with Plaintiff's Fourth Cause of



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10:56am From-LITTLER . THOELSON

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P.003/003 T-587

Action for Termination in Violation of Public Policy and that Defendant is therefore entitled to summary adjudication as a matter of law under Code of Civil Procedure section 437c. The reasons for this determination are as follows:

- Defendant's general objection to the declarations offered by Plaintiff are Declarations filed in support of and in opposition to summary judgment or adjudication must be based upon personal knowledge of the declarant under California Code of Civil Procedure 437c(d). The Plaintiff's and his Mother, Maureen Keating's declarations based upon "the best of my knowledge" are tantamount to information and belief declarations which have been expressly found to be insufficient to satisfy parties' burden on summary judgment eradjudication. See Lopez v. University Partners (1997) 54 Cal. App. 4th 1117, 1124. Given that the general objections of Defendant to Plaintiff's declarations were sustained the court did not consider particularized objections also filed by Defendant to Plaintiff and Maureen Keating's declarations
- Defendant has demonstrated that there was no adverse employment action, and there is no proximate cause between Plaintiff's alleged discharge and his complaints regarding his paycheck." Defendant has also demonstrated that it had a legitimate, non-retaliatory reason for allegedly discharging Plainriff. Defendant has met its burden, and Plainriff failed to demonstrate the existence of a trial issue of material fact. (Defendant's Undisputed Material Facts 1-40).

IT IS ORDERED THAT:

- Defendant's General Objections to Plaintiff's and Maureen Keating's Declarations in support of Plaintiff's Opposition to Motion for Summary Adjudication are hereby granted sustained, 0
- The motion for summary adjudication as to each issue of Plaintiff's Fourth Cause of Action for Wrongful Termination In Violation Of Public Policy is hereby granted. -

SO ORDERED:

DATED:

JUN 2 2 2007

THE MONORABLE GEORGE A. MIRAM

Judge of the Superior Court

PROFI ORDER GRANTING DEFENDANT'S MOT. FOR SUM. ADJUD.

Case No. 456118



						JUD-100
		WITHOUT ATTORNEY (Name, state bar number, an ers SBN: 169895	d address)	:		FOR COURT USE ONLY
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	PLAINT	IFF: DANIEL JOSEPH KEATING	IRAY	NOR		DEPOTT OLLTIN
DE	FENDA	NT: AC SQUARE, INC.				
		JUDGMENT	mir- Aprille han I market			CASE NUMBER.
	Ву С			After Court Trial	İ	CIV 456118
\bowtie	By C	ourt		Defendant Did Not Appear at Trial	ļ	BY FAX
1. 🗌 E	BY DEF	ALU T	•	JUDGMENT		
2.	i. Plai judo o. []	Court Judgment (Code Civ. Proc., (1)	other eviction (Co ed) that filed in the	vidence. vide Civ. Proc., § 585(d)). a judgment be entered in the case. the stipulation wa	n this c	ease. The court approved the stipulated ed on the record.
а		case was tried on (date and time):			0.700.	
		ore (name of judicial officer):				
b	. Арр	earances by:				
		Plaintiff (name each):			Pla	aintiff's attorney (name each):
		(1)			(1)	1
		(2)			(2)	
		Continued on Attachment 3b.				
		Defendant (name each):		П	De	fendant's attorney (name each):
		(1)		لے	(1)	• • • • • • • • • • • • • • • • • • • •
		(2)				
		Continued on Attachment 3b.			(2)	
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С	٠ [_]	Defendant did not appear at trial.	etenda	ınt was properly served w	vith not	tice of trial.
d		A statement of decision (Code Civ.	Proc.,	§ 632)		was requested.
romania de la composición della composición dell				COLUMN TO THE PROPERTY OF THE PARTY AND ADDRESS OF THE PARTY OF THE PA		Page 1 of 2

PLAINTIFF: DANIEL JOSEPH KEATIN	IG TRAYNOR		CASE NUMBER. CIV 456118	***************************************
DEFENDANT: AC SQUARE, INC.				
JUDGMENT IS ENTERED AS F	OLLOWS BY:	THE COURT [THE CLERK	
4. Stipulated Judgment. Judgmen	t is entered according to	the stipulation of the pa	arties.	
5. Parties. Judgment is				
a. for plaintiff (name each):		c. for cros	ss-complainant (nam	e each):
and against defendant (names)):	and ag	ainst cross-defendar	nt (name each):
Continued on Attachment	t 5a.		Continued on Attachm	nent 5c.
b. 🛛 for defendant <i>(name each)</i> : AC	Square, Inc.	d. for cros	ss-defendant (name	each):
6. Amount.				
a. Defendant named in item 5a ab pay plaintiff on the complaint:	oove must		fendant named in iter nplainant on the cros	m 5c above must pay s-complaint:
(1) Damages \$	5	(1) Damag	jes	\$
(2) Prejudgment		(2) Prejud	gment	
interest at the annual rate of %	}		st at the	\$
(3) Attorney fees \$,	l —	I rate of % ey fees	\$
(4) Costs \$		(4)	, y 1003	\$
(5) Other (specify):	3		(specify):	\$
(6) TOTAL \$	0.00	(6) TOTAL		\$ 0.00
b. Plaintiff to receive nothing from	defendant		mplainant to receive r	
named in item 5b. Defendant named in item 5	Th to receive		endant named in item	
Defendant named in item 5 costs \$ 17,332.07	ob to recover	☐ Cro cos		in item 5d to recover
and attorney fees \$			and attorney fees	\$
7. Other (specify):				
Date: APR 2 2 2008	<u> </u>	MARK R. FOR	CUM	
		JUDICIAL	OFFICER	
Date:	Clerk, t	ру		, Deputy
(SEAL)	CLERK'S CERTIFI	CATE (Optional)		energy of the section
I certify that the	nis is a true copy of the c		in the court.	
Date:				
	Clerk, by			, Deputy
JUD-100 (New January 1, 2002)				Page 2 of 2
100 MV (How January 1, 2002)	JUDGN	ENT		

PROOF OF SERVICE BY MAIL

I am employed in Santa Clara County, California. I am over the age of eighteen years and not a party to the within-entitled action. My business address is 50 West San Fernando St., 15th Floor, San Jose, CA—I am readily familiar with this firm's practice for collection and processing of correspondence for mailing with the United States Postal Service. On April 16, 2008, I placed with this firm at the above address for deposit with the United States Postal Service a true and correct copy of the within document(s):

JUDGMENT; NOTICE OF ENTRY OF ORDER; ORDER GRANTING JUDGMENT IN FAVOR OF DEFENDANT AC SQUARE, INC. AND MEMORANDUM OF COSTS

in a sealed envelope, postage fully paid, addressed as follows:

Daniel Joseph Keating-Traynor 2039 46th Avenue San Francisco, CA 94116

Following ordinary business practices, the envelope was sealed and placed for collection and mailing on this date, and would, in the ordinary course of business, be deposited with the United States Postal Service on this date.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed on April 16, 2008, at San Jose, California.

Pauline R. Lopez

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CIV 456118 DANIEL KEATING-TRAYNOR VS AC SQUARE

DANIEL JOSEPH KEATING-TRAYNOR AC SQUARE, INC.

PRO/PER RONALD A. PETERS

MOTION FOR SUMMARY JUDGMENT/SUMMARY ADJUDICATION OF ISSUES BY AC SOUARE, INC. AGAINST DANIEL JOSEPH KEATING-TRAYNOR.

- Defendants' general objection to the declarations offered by plaintiff are SUSTAINED. Declarations filed in support of and in opposition to summary judgment and adjudication must be based upon personal knowledge of the declarant under CCP 437c(d). The plaintiff's and his mother's declarations based upon "the best of my knowledge" are tantamount to Information and belief declarations which have been expressly found to be insufficient to satisfy parties' burden on summary judgment. See Lopez v. University Partners (1997) 54 Cal App 4th 1117, 1124. Given the fact that the objections are sustained as to the whole of the declarations, particularized objections shall not be considered.
- The Motion for Summary Adjudication as to the Fourth Cause of Action is GRANTED. Defendant has demonstrated that there was no adverse employment action, and there is no proximate cause between Plaintiff's alleged discharge and his complaints regarding his paycheck. Defendant has also demonstrated that it had a legitimate, non-retaliatory reason for allegedly discharging Plaintiff. Defendant has met its burden, and Plaintiff has failed to demonstrate the existence of a triable issue of material fact. (Defendant's UMF 1-40)
- If the tentative ruling is uncontested, it shall become the order of the court, pursuant to Rule 3.1308(a)(1), adopted by Local Rule 3.10. Moving party shall prepare and submit to the court an order pursuant to the procedures contained in CRC 3.1312.

MOTION TO COMPEL PLAINTIFFS RESPONSES TO DEFENDANTS DISCOVERY FILED BY AC SQUARE, INC.

• The Motion to compel Plaintiff's Responses to Discovery is GRANTED. Plaintiff is ordered to provide verified responses to the Demand for Inspection and

Special Interrogatories within ten days of the hearing date.

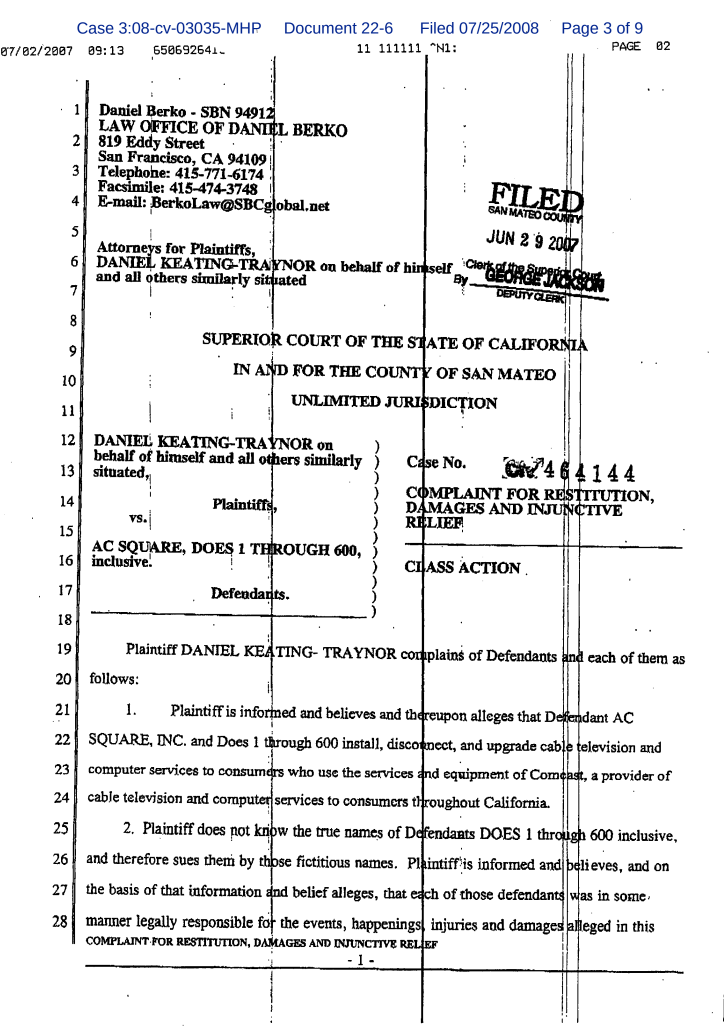
- Pursuant to CCP 2030.290(b) and CCP 2031.300(c) monetary sanctions are ordered payable by defendant to plaintiff within 15 days in the amount of \$340, consisting of 2.5 hours x \$120 per hour, plus \$40 filing fee.
- If the tentative ruling is uncontested, it shall become the order of the court, pursuant to Rule 3.1308(a)(1), adopted by Local Rule 3.10, effective immediately, and no formal order pursuant to rule 3.1312 or any other notice is required, as the tentative ruling affords sufficient notice to the parties.

Document 22-6

Filed 07/25/2008

Page 2 of 9

Case 3:08-cv-03035-MHP



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PAGE 03

Page 4 of 9

complaint.

 3. In this complaint, when reference is made to any act of AC SQUARE, INC. (hereafter "AC") such allegations shall mean that the owners, officers, directors, agents, employees or representatives, of AC authorized, ratified, approved such acts, or negligently failed and omitted to supervise its employees and agents while engaged in the management, direction, operation or control of the affairs of the business organization and did so while acting within the course and scope of its employment or agency.

- 4. Plaintiff brings this action on his own behalf, and on behalf of all persons similarly situated. The class plaintiff represents consists of all persons who were employed by AC as cable television and computer technicians and who install, upgrade, disconnect and provide similar services to consumers who use the services and equipment of Comcast. Plaintiff KEATING worked as a technician and his job included the responsibilities to install, upgrade, disconnect and provide similar services to consumers who use the services and equipment of Comcast. Plaintiff was formerly employed by AC as a cable television and computer technician for the purpose of installing, upgrading, disconnecting and providing similar services to consumers who use the services and equipment of Comcast.
- Plaintiffs represent. The class members' claims against Defendants involve questions of common and general interest in that each and every class member worked as an installer of cable television and computer services to consumers who use the services and equipment of Comcast, were not paid for overtime, were paid on a piecemeal basis, did not receive rest breaks and meal breaks as required by California law, had the cost of tells and other items deducted from their wages, were not reimbursed for gas, cellphone bills, parking tickets or vehicle maintenance or damage all of which involved or occurred while working for AC. In addition, AC failed to pay each class member wages during all hours that they worked. Accordingly, the facts supporting the claim for each class member is identical or substantially similar for Plaintiff and each member of the class and the alleged breach and claim of liability is identical or substantially identical for each member of the class. These questions are such that proof of a state of facts complaint for restitution, pamages and injunctive request

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07/02/2007	09:13 650692641
1	common to the class representatives and to members of the class will entitle each member of the
2	class to the relief requested in this complaint.
-3	6. Plaintiff will fairly and adequately represent the interests of the class because
4	plaintiff is a member of the class and plaintiff's claims are typical of those in the class.
5	FIRST CAUSE OF ACTION
6	(VIOLATION OF BUSINESS AND PROFESSIONS CODE \$17200)
. 7	7. Plaintiff incorporates herein in haec verba all of the allegations, averments, and
. 8	matters contained in paragraphs 1 through 6 above.
9	8. Business and Professions Code §17200 et seq. prohibits any business from
10	engaging in unfair competition which it defines as any unlawful, unfair or fraudulent business act
11	
12	or practice and unfair, deceptive, untrue or misleading advertising including any act prohibited by
13	Business and Professions Code §17500.
14	9. AC'S refusal to pay class members the wages due to them, improper deductions from
15	class members' paychecks, and its refusal to pay overtime due are each separately and
16	collectively unfair and unlawful business practices.
17	10. Each class member is entitled to restitution of all money in which they have an
18 19	ownership interest which constitutes either (1) the failure to pay wages due or (2) the failure to
20	pay overtime due or (3) the failure to pay for time spent while employed by AC.
21	11. Plaintiff and the class are entitled to an Order or Injunction, prohibiting Defendant from
22	continuing to engage in the conduct alleged here.
23	SECOND CAUSE OF ACTION
24	(VIOLATION OF LABOR CODE 2802)
25	12. Plaintiff incorporates by reference all of the allegations, averments and matters
26	contained in paragraph 1 through 6 inclusive as if set forth at length herein in heec verba.
27	
28	COMPLAINT FOR RESTITUTION, DAMAGES AND INJUNCTIVE REIJEF

13. While employed in the customary business of AC and in the direct consequence of their duties, class members were required to expend his or her own monies in direct consequence of the discharge of his or her duties, and in addition suffered losses to his or her own property for which Defendants must indemnify class members, including, but not limited to the purchase of a vehicle, vehicle maintenance, gas, tools, and equipment, including safety belts and other equipment.

THIRD CAUSE OF ACTION

(FAILURE TO PAY OVERTIME WAGES)

- 14. Plaintiff incorporates by reference all of the allegations, averments and matters contained in paragraph 1 through 6 inclusive as if set forth at length herein in haec verha.
- 15. AC fails ands refuses to pay class members overtime for time worked in excess of eight hours per day or forty hours per week.
- 16. Labor Code 1198 provides that it is unlawful to employ persons for longer than the hours set by the Industrial Welfare Commission or under conditions prohibited by the applicable wage order.
- 17. At all times relevant herein, the Industrial Welfare Commission Wage Order No. 9-2001 (8 Cal. Code Reg. 11090) and Labor Code 510(a) applied to the employment of class members by Defendant. Said wage order and Labor Code section provide that any employee employed for more than 8 hours a day or 40 hours per week are to be paid at the rate on 1.5 times the normal hourly rate for hours in excess of 8 per day or 40 per week, and or double time under certain conditions.
- 18. Pursuant to Labor Code 1194(a), Plaintiffs are cutitled to reasonable attorney's fees and costs.
- 19. Pursuant to Labor Code 558(a)(1), each class member is entitled to a civil penalty of COMPLAINT FOR RESTITUTION, DAMAGES AND INJUNCTIVE RELIEF

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successive period pay period that he or she was not paid overtime wages as required by law.

FOURTH CAUSE OF ACTION

\$50 for the initial work period that each class member was underpaid and \$100 for each

(FAILURE TO FURNISH INFORMATIONREQUIRED BY LABOR CODE 226)

- 20. Plaintiff incorporates by reference all of the allegations, averments and matters contained in paragraph 1 through 6 inclusive as if set forth at length herein in haec verba.
- 21. Defendant has willfully refused to semimonthly or at the time of each payment of wages, furnish each of his or her employees, either as a detachable part of the check, draft, or voucher paying the employee's wages, or separately when wages are paid by personal check or cash, an accurate itemized statement in writing showing (1) gross wages earned, (2) total hours worked by the employee, (3) the number of piece-rate units earned and any applicable piece rate if the employee is paid on a piece-rate basis, and (4) all deductions, provided that all deductions made on written orders of the employee may be aggregated and shown as one
- 22. Each class member is cutitled to a) is entitled to recover the greater of all actual. damages or fifty dollars (\$50) for the initial pay period in which a violation occurs and one hundred dollars (\$100) per employee for each violation in a subsequent pay period, not exceeding an aggregate penalty of four thousand dollars (\$4,000), and is entitled to an award of costs and reasonable attorney's fces.

FIFTH CAUSE OF ACTION

(ON BEHALF OF DANNY KEATING-TRAYNOR INDIVIDUALLY) (FAILURE TO PAY WAGES DUE)

- 23. Plaintiff incorporates herein all of the allegations, averments and matters contained in paragraphs 1-3 above as if set forth at length in have verba.
- 24. Plaintiff worked as a trainee for approximately 80 hours for which he was not paid. He is entitled to at least minimum wage plus any overtime for those hours.
- COMPLAINT FOR RESTITUTION, DAMAGES AND INJUNCTIVE RELIEF

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2	WHEREFORE PLAINT	IFFE DDAY HIDGE		
3	ON ALL CAUSES OF A		ENT AS FOLLOW:	
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5	General damages accord	4		.
6	2. Special damages accordi	1	·	
7	3. Interest on all sums awar	ded;		
8	4. Costs of suit;	*		
9	5. Such other, and/or further	relief as is just and p	roper.	
10	Dated: June 28, 2007	!	:	
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13		D.	ANIEL BERKO	
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SUMMONS (CITACION JUDICIAL)

NOTICE TO DEFENDANT: (AVISO AL DEMANDADO):

AC SQUARE, INC.; COMCAST, INC.; AFSHIN GHANEH; ANDREW BAHMANYAR; and DOES 160 inclusive

YOU ARE BEING SUED BY PLAINTIFF: (LO ESTÁ DEMANDANDO EL DEMANDANTE):

DANIEL KEATING-TRAYNOR on behalf of himself and all others similarly situated

SUM-100 FOR COURT USE ONLY (SOLO PARA USO DE LA CORTE)

FILED SAN MATEO COUNTY

JUN 1 0 2008

Clerk at the Superior Court

You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away, if you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association.

Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en le corte. Es posible que haya un formulario que usted puede usar pare su respuesta. Puede encontrar estos formularios de la corte y más información en el Centro de Ayuda de las Cortes de California (www.courtinfo.ca.gov/selfhelp/espanoi/), en la biblioteca de leyes de su condado o en la corte que le quede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitlo web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contacto con la corte o el colegio de abogados locales.

The name and address of the court is: (El nombre y dirección de la corte es): SAN MATEO SUPERIOR COURT 400 COUNTY CENTER

REDWOOD CITY, CA 94063 The name, address, and telephone number of plaintiffs attorney, or plaintiff without an attorney, is:

(El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es):

CASE NUMBER: 4 7 3 5 7 1

DATE: JUN 1 0 2008		Clerk, by (Secretario)		, Deputy (Adjunto)
(For proof of service of this su (Para prueba de entrega de es	sta citatión use el formulario	e of Summons <i>(form POS-010).)</i> Proof of Service of Summons, <i>(</i>) POS-010)).	
	1. as an individual	ON SERVED: You are served defendant. ued under the fictitious name of ((specify):	
	3. on behalf of (spe	ecify): 6.10 (corporation)	CCP 4	116.60 (minor)
THE PARTY OF THE P	CCP 41	6.20 (defunct corporation) 6.40 (association or partnership	CCP 4	16.70 (conservatee) 16.90 (authorized person)
Form Adopted for Manastory Use	4 by personal deli	•		Page 1 of 1 Code of Civil Procedure 96 412.20, 455

SUM-100 [Rev January 1, 2004]

SUMMONS

American LegalNet, Inc. | www.USCounForms.com

1 Daniel Berko - SBN 94912 LAW OFFICE OF DANIEL BERKO 819 Eddy Street 2 San Francisco, CA 94109 Telephone: 415-771-6174 JUN 1 0 2008 3 Facsimile: 415-474-3748 Clerk of the Superior Court 4 E-mail: BerkoLaw@SBCglobal.net 5 Attorneys for Plaintiffs, 6 DANIEL KEATING-TRAYNOR on behalf of himself DBIb and all others similarly situated 7 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA 9 IN AND FOR THE COUNTY OF SAN MATEO 10 UNLIMITED JURISDICTION 11 DANIEL KEATING-TRAYNOR on 12 behalf of himself and all others similarly Case No. 13 situated, Plaintiffs, COMPLAINT 14 DAMAGES AND INJUNCTIVE -VS-RELIEF 15 AC SQUARE, INC.; COMCAST INC.; AFSHIN GHANEH; ANDREW 16 **BAHMANYAR**; and DOES 1-60 CLASS ACTION inclusive. 17 Defendants. 18 19 Plaintiff DANIEL KEATING-TRAYNOR complains of Defendants and each of them as follows: 20 1. 21 Plaintiff is informed and believes and thereupon alleges that Defendants AC 22 SQUARE, INC., COMCAST INC, AFSHIN GHANEH, ANDREW BAHMANYAR and Does 1 23 through 60 employ cable technicians who install, disconnect, and upgrade cable television and 24 computer services to consumers who use the services and equipment of Comcast, a provider of cable television and computer services to consumers throughout California. 25 26 2. Plaintiff does not know the true names of Defendants DOES 1-60 inclusive, and 27 therefore sues them by those fictitious names. Plaintiff is informed and believes, and on the basis of that information and belief alleges, that each of those defendants was in some manner legally 28

responsible for the events, happenings, injuries and damages alleged in this complaint. Plaintiff is informed and believes and thereupon alleges that each of the Does 1-60 and all named Defendants encouraged, supported, aided, advised, agreed upon and abetted the violations that are alleged in this complaint.

- 3. In this complaint, when reference is made to any act of AC SQUARE, INC. (hereafter "AC") such allegations shall mean that the owners, officers, directors, agents, employees or representatives, of AC authorized, ratified, approved such acts, or negligently failed and omitted to supervise its employees and agents while engaged in the management, direction, operation or control of the affairs of the business organization and did so while acting within the course and scope of its employment or agency.
- 4. In this complaint, when reference is made to any act of COMCAST, INC. (hereafter "COMCAST") such allegations shall mean that the owners, officers, directors, agents, employees or representatives, of COMCAST authorized, ratified, approved such acts, or negligently failed and omitted to supervise its employees and agents while engaged in the management, direction, operation or control of the affairs of the business organization and did so while acting within the course and scope of its employment or agency.
- 5. Defendant AFSHIN GHANEH is responsible for the payroll and business practices of AC Square that are alleged herein. Afshin Ghaneh also owns AC Square. Defendant ANDREW BAHMANYAR is also responsible for the payroll and business practices of AC Square that are alleged herein.
- 6. Defendant Comcast conspired with and aided and abetted Defendants AC Square,
 Afshin Ghaneh and Andrew Bahmanyar and Does 1 through 60 in taking the actions alleged
 herein. moreover, by shifting responsibility for the installation of Comcast equipment to AC
 Square and knowingly allowing AC to systematically underpay its cable technicians including
 plaintiff and all class members, COMCAST was able to unfairly compete in the market place by
 reducing the true costs of installing and servicing its equipment through the use of laborers paid
 less than lawful wages.
 - 7. Defendant COMCAST, Afshin Ghaneh and Andrew Bahmanyar and Does 1 through 60

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aided, abetted, encouraged, supported, advised and benefited from AC Square's violation of California and federal wage and hour laws as alleged herein. In addition, Afshin Ghaneh has diverted to himself funds that should have been and were available to pay Plaintiff and all AC Square employees a lawful wage.

- 8. Plaintiff brings this action on his own behalf, and on behalf of all persons similarly situated. The class plaintiff represents consists of all persons who were employed by AC as cable television and computer technicians and who install, upgrade, disconnect and provide similar services to consumers who use the services and equipment of Comcast. Plaintiff KEATING worked as a technician and his job included the responsibilities to install, upgrade, disconnect and provide similar services to consumers who use the services and equipment of Comcast. Plaintiff was formerly employed by AC Square as a cable television and computer technician for the purpose of installing, upgrading, disconnecting and providing similar services to consumers who use the services and equipment of Comcast
- 9. There are well-defined common of questions of law and fact affecting the class Plaintiffs represent. The class members' claims against Defendants involve questions of common and general interest in that each and every class member (1) worked as an installer of cable television and computer services to consumers who use the services and equipment of Comcast, (2)(a) were not paid for overtime either when he worked more than an 8 hour day, 2(b) or more than a forty hour week 2(c) worked the seventh day in a row 2(d) worked over eight hours on the seventh day, (3) were paid on a piecemeal basis, (4) did not receive rest breaks or meal breaks as required by California law, (5) were subject to improper deductions from their wages, and (6) were not reimbursed for gas, cell phone bills, parking tickets, and vehicle expenses including, but not limited to, insurance, vehicle repairs or vehicle maintenance or damage to their vehicles which involved work done for and/ or occurred while working for AC. In addition, (7) AC failed to pay each class member wages during all hours that they worked. In addition, (8) AC intentionally failed to pay all wages due when employees left the company. (9) Class members were not paid for split shifts as required by law. (10) AC required employees and all class members do work for no pay under various circumstances such as 10(a) staff meetings, 10(b)

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27 28 picking up work orders and equipment, and 10(c) trips to customer locations where no customer was present so as to allow an employee/class member to perform services for which he came to the customer's location (except for payment of a \$1.00 fee). In addition, (11) AC failed to provide information required to be on wage stubs under California law to all class members. (12) In addition, AC and all other defendants failed to pay Plaintiffs for time spent transporting COMCAST Equipment. Accordingly, the facts supporting the claim for each class member is identical or substantially similar for Plaintiff and each member of the class and the alleged breach and claim of liability is identical or substantially identical for each member of the class. These questions are such that proof of a state of facts common to the class representatives and to members of the class will entitle each member of the class to the relief requested in this complaint.

10. Plaintiff will fairly and adequately represent the interests of the class, because plaintiff is a member of the class and plaintiff's claims are typical of those in the class.

FIRST CAUSE OF ACTION

(CONSPIRACY TO VIOLATE BUSINESS AND PROFESSIONS CODE §17200)

- 11. Plaintiff incorporates herein in haec verba all of the allegations, averments, and matters contained in paragraphs 1-10 above.
- 12. Business and Professions Code §17200 et seq. prohibits any business from engaging in unfair competition which it defines as any unlawful, unfair or fraudulent business act or practice and unfair, deceptive, untrue or misleading advertising including any act prohibited by Business and Professions Code §17500.
- 13. AC Square's refusal to pay class members the wages due to them as alleged herein, which conduct was done in concert and pursuant to agreement with Comcast, Afshin Ghaneh and Andrew Bahmanyar, employees at Comcast, others, and Does 1 through 60, and which was aided, abetted, ordered, supported and encouraged by all defendants, and its improper deductions from class members' paychecks, are each separately and collectively unfair and unlawful

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27 28 business practices.

- 14. Each class member is entitled to restitutionary damages which constitutes (1) the failure to pay wages due or (2) the failure to pay overtime due or (3) the failure to pay for time spent while employed by AC or (4) the failure to reimburse for expenses or (5) the failure to pay a split shift or show up premium when required by law and (6) all other failures to pay money due. Moreover, to the extent that Defendants, and any of them, received greater profits from their business than they otherwise would have had AC obeyed California Labor Laws, Defendants must disgorge all such profits to the extent necessary to pay Plaintiffs the money owed to them.
- 15. Plaintiff and the class are entitled to an Order or Injunction, prohibiting Defendants from continuing to engage in the conduct alleged here.

SECOND CAUSE OF ACTION (VIOLATION OF FAIR LABOR STANDARD ACT) (AGAINST ALL DEFENDANTS)

- 16. Plaintiff incorporates herein all of the allegations, averments and matters contained in paragraphs 1-10 and 12-15, inclusive as if set forth at length herein in haec verba.
- 17. AC Square, Comcast, Afshin Ghaneh, Andrew Bahmanyar and Does 1 through 60 fail to pay overtime to class members even though it is clear that class members are entitled to overtime for each workweek that they work over 40 hours in a week.
- 18. AC Square, Comcast, Afshin Ghaneh and Andrew Bahmanyar's failure to pay overtime due to class members was a willful violation of the Fair Labor Standards Act (FLSA), because it would be impossible for Defendants not to be aware that the class members were not exempt from overtime requirements and yet they failed to pay overtime and continue to fail to pay overtime through the present time.
 - 19. Because all Defendants willfully failed to comply with the FLSA, all Plaintiffs are

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entitled to damages consisting of the overtime wages they should have been paid and liquidated damages in an amount equal to the unpaid overtime plus interest at the legal rate and reasonable attorney's fees incurred in enforcing the rights.

THIRD CAUSE OF ACTION

(CONSPIRACY TO VIOLATE THE FAIR LABOR STANDARD ACT) (AGAINST ALL DEFENDANTS)

- 20. Plaintiff incorporates herein all of the allegations, averments and matters contained in paragraphs 1-10, 12-15 and 17-19, inclusive as if set forth at length herein in haec verba.
- 21. Defendants and each of them combined together in a tacit and express agreement to knowingly and intentionally deprive Plaintiff and all class members of their rights to overtime pay as provided by the FLSA.

FOURTH CAUSE OF ACTION

(FAILURE TO PAY MONIES DUE AT TERMINATION OF EMPLOYMENT)

- 22. Plaintiff incorporates herein all of the allegations, averments and matters contained in paragraphs 1-10, 12-15, 17-19 and 21, inclusive as if set forth at length herein in haec verba.
- 23. Defendant AC Square, as to all class members who no longer work for it, willfully failed to pay all monies due at the termination of the employment relationship either immediately or within 72 hours.
- 24. Each class member who is no longer employed by AC Square is entitled to thirty day's wages in addition to all other relief.

FIFTH CAUSE OF ACTION

(CONSPIRACY TO VIOLATE LABOR CODE SECTION 558)

(AGAINST ALL DEFENDANTS)

- 25. Plaintiff incorporates herein all of the allegations, averments and matters contained in paragraphs 1-10, 12-15, 17-19, 21, 23-24 inclusive as if set forth at length herein in haec verba.
 - 26. Labor Code section 558 provides that any employer or other person acting on behalf of

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	the employer, who violates or causes to be violated any provision of chapter of the Labor Code
1	regulating payment of wages or any provision regulating hours and days of work and any order of
3	the Industrial Welfare Commission shall be liable for \$50.00 penalty for the first violation of the
4	first pay period as to any employee and \$100.00 for each subsequent violation for each
5	subsequent pay period for which the employee was underpaid in addition to an amount sufficient
6	to recover underpaid wages. Wages recovered under section 558 are the property of the
7	underpaid employee.
8	27. By engaging in the conduct and omissions alleged herein, Defendants have intentionally
9	violated numerous provisions of IWC wage orders and statutes resulting wages including but not
11	limited to all those referenced in this complaint.
12	28. Each class member and each employee is entitled to all wages due to them pursuant to
13	Labor Code §558.
14	29. Because the violations of the wage orders and Labor Code provisions relating to payment
15 16	of wages was intentional, and Defendants knowingly took advantage of its employees and caused
17	them substantial economic harm, Plaintiffs are entitled to punitive damages against all
18	Defendants.
19	WHEREFORE PLAINTIFF PRAYS JUDGMENT AS FOLLOW:
20	ON ALL CAUSES OF ACTION:
21	1. General damages according to proof;
22	2. Special damages according to proof;
23	3. Interest on all sums awarded;
24	4. Costs of suit;
25	5 Such other and/or further relief as is just and proper

ON THE FIFTH CAUSE OF ACTION:

	6. Punitive Damages according to proof.
l	Dated: June 9, 2008
2	DANIEL BERKO, Attorney for Plaintiff
3	DANNY KEATING-TRAYNOR, on behalf of themselves and all those similarly situated
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FILED SAN MATEO COUNTY

JUN 1 0 2008

Clerk of the Superior Cou

CASE # CIV 4 7 3 5 7 1

vs

kc Square

DOCUMENTS

Endorsed filed copies of the Complaint, Summons, Notice of Case Management Conference and ADR Packet information.

I declare under penalty of perjury that I delivered back to the customer, a true copy of the foregoing documents. Executed on the above filed date at the Hall of Justice & Records in Redwood City, CA 94063.

By: G. JACKSON
Deputy Court Clerk

Notice of Complex Case Status Conference



Superior Court of California County of San Mateo Civil Department **400 County Center** Redwood City, CA 94063-1655 (650)363-4599 www.sanmateocourt.org

DANIEL KEATING-TRAYNOR Plaintiff(s) VS.

Case No.: CIV 473571

Document 22-7

Date: 08/12/08

Time: 9:00 AM

Dept. 21

AC SQUARE, INC. Defendant(s)

DANIEL KEATING-TRAYNOR VS AC SQUARE INC Title:

You are hereby given notice of your Complex Case Status Conference. The date, time and department have been written above. At this conference, the Presiding Judge will decide whether this action is a complex case within the meaning of California Rules of Court ("CRC"), Rule 3.400, subdivision (a) and whether it should be assigned to a single judge for all purposes.

- In accordance with applicable San Mateo County Local Rule 2.30, you are hereby ordered to:
 - a. Serve copies of this notice, your Civil Case Cover Sheet, and your Certificate Re: Complex Case Designation on all named parties in this action no later than service of your first appearance pleadings.
 - b. Give reasonable notice of the Complex Case Status Conference to all named parties in this action, even if they have not yet made a first appearance or been formally served with the documents listed in subdivision (a). Such notice shall be given in the same manner as required for an ex parte application pursuant to CRC 3.1203.
 - 2. If you fail to follow the orders above, you are ordered to show cause why you should not be sanctioned. The Order To Show Cause hearing will be at the same time as the Complex Case Status Conference. Sanctions may include monetary, evidentiary or issue sanctions as well as striking pleadings and/or dismissal.
- 3. An action is provisionally a complex case if it involves one or more of the following types of claims: (1). antitrust or trade regulation claims; (2) construction defect claims involving many parties or structures; (3) securities claims or investment losses involving many parties; (4) environmental or toxic tort claims involving many parties; (5) claims involving massive torts; (6) claims involving class actions; or (7) insurance coverage claims arising out of any of the claims listed in subdivisions (1) through (6). The Court shall treat a provisionally complex action as a complex case until the Presiding Judge has the opportunity to decide whether the action meets the definition in CRC 3.400(a).
- 4. Any party who files either a Civil Case Cover Sheet (pursuant to CRC 3.401) or a counter or joinder Civil Case Cover Sheet (pursuant to CRC 3.402, subdivision (b) or (c)), designating an action as a complex case in Items 1, 2 and/or 5, must also file an accompanying Certificate Re: Complex Case Designation in the form prescribed by the Court. The certificate must include supporting information showing a reasonable basis for the complex case designation being sought. Such supporting information may include, without limitation, a brief description of the following factors as they pertain to the particular action: (1) management of a large number of

Form: CCSC

separately represented parties, (2) complexity of anticipated factual and/or legal issues; (3) numerous pretrial motions that will be time-consuming to resolve; (4) management of a large number of witnesses or a substantial amount of documentary evidence; (5) coordination with related actions pending in one or more courts in other counties, states or countries or in a federal court; (6) whether or not certification of a putative class action will in fact be pursued; and (7) substantial post-judgment judicial supervision.

For further information regarding case management policies and procedures, see the court website at www.sanmateocourt.org

* Telephonic appearances at Complex Case Status Conference are available by contacting CourtCall, LLC, an independent vendor, at least 5 business days prior to the scheduled conference.

CLERK'S CERTIFICATE OF MAILING

I hereby certify that I am the clerk of this Court, not a party to this cause; that I served a copy of this notice on the below date, by placing a copy thereof in separate sealed envelopes addressed to the address shown by the records of this Court, and by then sealing said envelopes and depositing same, with postage fully pre-paid thereon, in the United States Mail at Redwood City, California.

Date: 06/10/08

John C. Fitton, Court Executive Officer/Clerk

By: GEORGE JACKSON Deputy Clerk

Copies mailed to:

DANIEL BERKO 819 EDDY STREET SAN FRANCISCO CA 94109

NOTICE OF CASE MANAGEMENT CONFERENCE

Meat my-thish	de la	Case No. CIV 473571
	FILED SAN MATEO COUNTY	Date: 0CT 2 4 2008
vs.	JUN 1 0 2008	Time: 9:00 a.m.
A < Square,	Glark at the Euperior Court	Dept. 3 - on Tuesday & Thursday
	BY DEMINDLENK	Dept. 28 on Wednesday & Friday

You are hereby given notice of your Case Management Conference. The date, time and department have been written above.

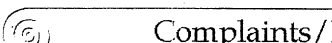
- 1. In accordance with applicable California Rules of Court and Local Rules 2.3(d)1-4 and 2.3(m), you are hereby ordered to:
 - a. Serve all named defendants and file proofs of service on those defendants with the court within 60 days of filing the complaint (CRC 201.7).
 - b. Serve a copy of this notice, Case Management Statement and ADR Information Sheet on all named parties in this action.
 - c. File and serve a completed Case Management Statement at least 15 days before the Case Management Conference [CRC 212(g)]. Failure to do so may result in monetary sanctions.
 - d. Meet and confer, in person or by telephone, to consider each of the issues identified in CRC 212(f) no later than 30 days before the date set for the Case Management Conference.
- 2. If you fail to follow the orders above, you are ordered to show cause why you should not be sanctioned. The Order To Show Cause hearing will be at the same time as the Case Management Conference hearing. Sanctions may include monetary, evidentiary or issue sanctions as well as striking pleadings and/or dismissal.
- 3. Continuances of case management conferences are highly disfavored unless good cause is shown.
- 4. Parties may proceed to an appropriate dispute resolution process ("ADR") by filing a Stipulation To ADR and Proposed Order (see attached form.). If plaintiff files a Stipulation To ADR and Proposed Order electing to proceed to judicial arbitration, the Case Management Conference will be taken off the court calendar and the case will be referred to the Arbitration Administrator. If plaintiffs and defendants file a completed stipulation to another ADR process (e.g., mediation) 10 days prior to the first scheduled case management conference, the case management conference will be continued for 90 days to allow parties time to complete their ADR session. The court will notify parties of their new case management conference date.
- 5. If you have filed a default or a judgment has been entered, your case is not automatically taken off the Case
 Management Conference Calendar. If "Does", "Roes", etc. are named in your complaint, they must be
 dismissed in order to close the case. If any party is in bankruptcy, the case is stayed only as to that named party.
- 6. You are further ordered to appear in person* (or through your attorney of record) at the Case Management Conference noticed above. You must be thoroughly familiar with the case and fully authorized to proceed.
- 7. The Case Management judge will issue orders at the conclusion of the conference that may include:
 - a. Referring parties to voluntary ADR and setting an ADR completion date;
 - b. Dismissing or severing claims or parties;
 - c. Setting a trial date.
- 8. The Case Management judge may be the trial judge in this case.

For further information regarding case management policies and procedures, see the court website at www.sammateocourt.org.

* Telephonic appearances at case management conferences are available by contacting CourtCall, LLC, an independent vendor, at least 5 business days prior to the scheduled conference (see attached CourtCall information).

CIV473571 Complaints - Open Access Civil

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Complaints/Parties



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Complaints/Parties

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Pending Hearings

Images

Case Report

Case CIV473571 - DANIEL KEATING-TRAYNOR VS AC SQUARE INC

Complaint Number: 1

Complaint Type:

COMPLAINT

Filing Date:

06/10/2008

Complaint Status: ACTIVE				
Party Number	Party Type	Party Name	Attorney	Party Status
1	PLAINTIFF	DANIEL KEATING-TRAYNOR	BERKO, DANIEL	First Paper Fee Paid
2	DEFENDANT	AC SQUARE, INC.	Unrepresented	Serve Required (WaitS)
3	DEFENDANT	COMCAST INC.	Unrepresented	Serve Required (WaitS)
4	DEFENDANT	AFSHIN GHANEH	Unrepresented	Serve Required (WaitS)
5	DEFENDANT	ANDREW BAHMANYAR	Unrepresented	Serve Required (WaitS)

CIV473571 Actions - Open Access Civil

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Actions



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Complaints/Parties

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Pending Hearings

Images

Case Report

Case CIV473571 - DANIEL KEATING-TRAYNOR VS AC SQUARE INC

Move To This Date

Viewed	Date	Action Text	Disposition	Image
N	10/24/2008 9:00 AM DEPT. 28	CASE MANAGEMENT CONFERENCE		oj '
N	08/12/2008 9:00 AM DEPT. PJLM	COMPLEX CASE STATUS CONFERENCE		đ
	06/10/2008	COMPLEX LITIGATION FEE OF \$550.00 RECEIVED FROM DANIEL KEATING-TRAYNOR (PLAINTIFF).	•	
N	06/10/2008	CIVIL CASE COVERSHEET RECEIVED		
N	06/10/2008	AFFIDAVIT OF PERSONAL DELIVERY BY G JACKSON FILED	-	œ i
N	06/10/2008	30 DAY SUMMONS, ISSUED AND FILED.		œÎ
N	06/10/2008	(S) COMPLAINT FILED	-	đ

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issues that will be time-consuming to resolve c. Substantial amount of documentary evidence f. Substantial postjudgment judicial supervision 3. Remedies sought (check all that apply): a. monetary b. nonmonetary; declaratory or injunctive relief c. punitive 4. Number of causes of action (specify): 5 5. This case is in is not a class action suit. 6. If there are any known related cases, file and serve a notice of related case. (You may use form CM-015.) Date: 06/10/2008 DANIEL BERKO NOTICE Plaintiff must file this cover sheet with the first paper filed in the action or proceeding (except small claims cases or cases filed under the Probate Code, Family Code, or Welfare and Institutions Code) (Cal. Rules of Court, rule 3.220.) Failure to file may result in sanctions. File this cover sheet in addition to any cover sheet required by local court rule. If this case is complex under rule 3.400 et seq. of the California Rules of Court, you must serve a copy of this cover sheet on all other parties to the action or proceeding. Unless this is a collections case under rule 3.740 or a complex case, this cover sheet will be used for statistical purposes only. Page 1 of 2 Call Rules of Court, rules 2.30.3.220.3.400.3.403.3.740. CIVIL CASE COVER SHEET In other countries, or in a federal court in a fed			
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CM-G10 (Rev., July 1, 2007)	Judicial Council of California	CIVIL CASE COVER SHEET	

1 2	RONALD A. PETERS, Bar No. 169895 BENJAMIN A. EMMERT, Bar No. 212157 LITTLER MENDELSON A Professional Corporation	ENDORSED FILED SAN MATEO COUNTY	
3	50 West San Fernando Street 15th Floor	JUN 1 9 2008	
4	San Jose, CA 95113.2303 Telephone: 408.998.4150	Clerk of the Superior Court	
5	Facsimile: 408.288.5686	By Siolo S. Sala DEPUTY CLERK	
6	T TO SECOND	DEFUTY CLERK	
7	Attorneys for Defendant AC SQUARE, INC.		
8	SUPERIOR COURT O	F THE STATE OF CALIFORNIA	
9	,		
10		Y OF SAN MATEO	
11	DANIEL KEATING-TRAYNOR, on behalf of himself and all others similarly	Case No. CIV 464144	
12	situated,	[PROPOSED] ORDER CONSOLIDATING RELATED ACTIONS CIV 464144 AND CIV	
13	Plaintiffs,	473571	
14	v.	Date: June 18, 2008 Time: 4:00 p.m.	
15	AC SQUARE, DOES 1 THROUGH 600, inclusive,	Dept.: 1 Honorable Carol L. Mittlesteadt	
16	Defendants.	Honorable Carol L. Mittlesteadt	
17			
18	DANIEL KEATING-TRAYNOR, on behalf of himself and all others similarly situated,	Case No. CIV 473571	
19	Plaintiffs,		
20	v.	·	
21	AC SQUARE, INC.; COMCAST INC.; AFSHIN GHANEH; ANDREW		
22	BAHMANYAR; and DOES 1 THROUGH 60, inclusive,		
23			
24	Defendants.		
25	FOR GOOD CAUSE SHOWN the action entitled Daniel Keating-Traynor, on behalf		
26	of himself and all other similarly situated, Plaintiffs vs. AC Square, Inc.; Comcast, Inc.; Afshin		
27	Ghaneh; Andrew Bahmanyar; and Does 1 through 60 inclusive, Defendants, San Mateo County		
28	Superior Court number CIV 473571, filed June 10, 2008 is hereby consolidated for all purposes with		
LITTLER MENDELSON A PROFESSIONAL CORPORATION 50 West San Fernando Street		Case No. CIV 464144	
14th Floer San Jose, CA 95113 2303 408 998 4150	ORDER CONSOLIDATING RELATE	D ACTIONS NO. CIV 464144 AND CIV 473571	

1	the action entitled Daniel Keating-Tray	nor, on behalf of himself and all other similarly situated,			
2	Plaintiffs, vs. AC Square, Inc., Does 1 through 600 inclusive, Defendants, San Mateo County				
3	Superior Court number CIV 464144, filed June 29, 2007. All documents shall be filed under the				
4	case number of the case filed first, case	number CIV 464144.			
5					
6	Dated: JUN 1 8 2008	CAROL MITTLESTEADT			
7		JUDGE OF THE SUPERIOR COURT			
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10	Firmwide:85604138.1 047098.1008				
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LITTLER MENDELSON A PROFESSIONAL CORPORATION 50 West San Fernando Sireer 14th Floor San Jose CA 95113 2303 408 998 4150 Document 22-9

Filed 07/25/2008

Page 2 of 3

Case 3:08-cv-03035-MHP

attached as Exhibit A.

PLEASE TAKE FURTHER NOTICE that pursuant to 28 U.S.C. section 1446, the filing of said Notice of Removal of action in federal court, together with the filing of a copy of said Notice to State Court and Adverse Party of Removal of Civil Action to Federal Court with the Clerk of this state court, effects the removal of this action, and the state court may therefore proceed no further unless and until the case is remanded.

Dated: June 19, 2008

/ROWALD/A /PETERS/ BENJAMIN EMMERT LILANTHI RAVISHANKAR

LITTLER MENDELSON
A Professional Corporation
Attorneys for Defendants

AC SQUARE INC., AFSHIN GHANEH, AND ANDREW BAHMANYAR

Firmwide:85614507.1 047098.1008

LITTLER MENDELSON
A PROFESSIONAL COMPONATION
50 West San Fernando Sireet
15th Floor



Daniel Berko - SBN 94912 1 FILED LAW OFFICE OF DANIEL BERKO 2 819 Eddy Street 08 JUN 1 1 PH 12: 50 San Francisco, CA 94109 3 Telephone: 415-771-6174 RICHARD W. WIEKING
CLERK, U.S. DISTRICT COURT
THERN DISTRICT OF CALIFORNIA
C-filing Facsimile: 415-474-3748 E-mail: BerkoLaw@SBCglobal.net 5 Attorneys for Plaintiffs, DANIEL KEATING-TRAYNOR on behalf of himself 6 and all others similarly situated 7 8 UNITED STATES DISTRICT COURT 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA 10 2907 11 DANIEL KEATING-TRAYNOR on behalf of himself and all others similarly 12 COMPLAINT FOR DAMAGES FOR situated. VIOLATION OF FAIR LABOR **1**3 Plaintiff, STANDARDS ACT 14 AC SQUARE, COMCAST INC.; CLASS ACTION 29 USC 216(b) AFSHIN GHANEH; ANDREW 15 BAHMANYAR; and PLAINTIFF DEMANDS A JURY TRIAL THROUGH 60, inclusive, 16 ON ALL ISSUES 17 Defendants. 18 19 Plaintiff DANIEL KEATING-TRAYNOR complains of Defendants and each of them as 20 follows: 21 1. This court has jurisdiction over this case because it is an action brought pursuant to 22 23 the Fair Labor Standards Act, 29 USC §§ 201-219. Plaintiff and the class members each have 24 a right to bring an action under the FLSA pursuant to 29USC216(b). 25 2. Plaintiff is informed and believes and thereupon alleges that Defendants AC SQUARE, 26 INC., COMCAST, INC. AFSHIN GHANEH, ANDREW BAHMANYAR and Docs 1 through 27 60 employ technicians who install, disconnect, and upgrade cable television, computer and other 28 COMPLAINT FOR RESTITUTION, DAMAGES AND INJUNCTIVE RELIEF

Filed 07/25/2008

setting corporate policy, have operation control of AC's payroll and business practices, including but not limited to failing to pay overtime compensation even though it is clearly and unquestionably due to class members.

- 5. Plaintiff does not know the true names of Defendants DOES 1 through 60 inclusive, and therefore sues them by those fictitious names. Plaintiff is informed and believes, and on the basis of that information and belief alleges, that each of those defendants was in some manner legally responsible for the events, happenings, injuries and damages alleged in this complaint.
- 6. In this complaint, when reference is made to any act of AC SQUARE, INC., (hereafter "AC") such allegations shall mean that the owners, officers, directors, agents, employees or representatives, of AC authorized, ratified, approved such acts, or negligently failed and omitted to supervise its employees and agents while engaged in the management, direction, operation or control of the affairs of the business organization and did so while acting within the course and scope of its employment or agency.
- 7. In this complaint, when reference is made to any act of COMCAST INC. (hereafter "COMCAST") such allegations shall mean that the owners, officers, directors, agents, employees or representatives, of COMCAST authorized, ratified, approved such acts, or negligently failed and omitted to supervise its employees and agents while engaged in the management, direction, operation or control of the affairs of the business organization and did so while acting within the course and scope of its employment or agency
- 8. Plaintiff brings this action on his own behalf, and on behalf of all persons similarly situated. The class plaintiff represents consists of all persons who were directly employed by AC as cable television and computer technicians and who install, upgrade, disconnect and provide

Filed 07/25/2008

similar services to consumers who use the services and equipment of Comcast. Plaintiff
KEATING worked as a technician and his job included the responsibilities to install, upgrade,
disconnect and provide similar services to consumers who use the services and equipment of
Comcast. Plaintiff was formerly employed by AC as a cable television and computer technician
for the purpose of installing, upgrading, disconnecting and providing similar services to
consumers who use the services and equipment of Comcast

- 9. There are well-defined common of questions of law and fact affecting the class
 Plaintiffs represent. The class members' claims against Defendants involve questions of common
 and general interest in that each and every class member worked as an installer of cable
 television, computer and electronic services to consumers who use the services and equipment of
 Comcast, were not paid for overtime, were paid on a piecemeal basis, were not reimbursed for
 gas, cellphone bills, parking tickets or vehicle maintenance or damage all of which involved or
 occurred while working for AC. In addition, AC failed to pay each class member wages during
 all hours that they worked. Accordingly, the facts supporting the claim for each class member is
 identical or substantially similar for Plaintiff and each member of the class and the alleged breach
 and claim of liability is identical or substantially identical for each member of the class. These
 questions are such that proof of a state of facts common to the class representatives and to
 members of the class will entitle each member of the class to the relief requested in this
 complaint.
- 10. Plaintiff will fairly and adequately represent the interests of the class, because plaintiff is a member of the class and plaintiff's claims are typical of those in the class.

FIRST CLAIM FOR RELIEF (VIOLATION OF FAIR LABOR STANDARD ACT) (AGAINST ALL DEFENDANTS)

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11. Plaintiff incorporates herein in haec verba all of the allegations, averments, an	ıd
matters contained in paragraphs 1 through 10 above.	

- 12. AC, COMCAST, AFSHIN GHANEH, ANDREW BAHMANYAR and Does 1 through 60 fail to pay overtime to class members even though it is clear that class members are entitled to overtime for each workweek that they work over 40 hours in a week.
- 13. AC'S, COMCAST'S, AFSHIN GHANEH'S and ANDREW BAHMANYAR'S failure to pay overtime due to class members was a willful violation of the FLSA because it would be impossible for defendants not to be aware that the class members were not exempt from overtime requirements and yet they failed to pay overtime and continue to fail to pay overtime through the present time.
- 14. Because all Defendants willfully failed to comply with the FLSA, all Plaintiffs are entitled to damages consisting of the overtime wages they should have been paid and liquidated damages in an amount equal to the unpaid overtime plus interest at the legal rate and reasonable attorney's fees incurred in enforcing the rights.

SECOND CLAIM FOR RELIEF (CONSPIRACY TO VIOLATE THE FAIR LABOR STANDARD ACT) (AGAINST ALL DEFENDANTS)

- 15. Plaintiff incorporates herein in haec verba all of the allegations, averments, and matters contained in paragraphs 1 through 14 above.
- 16. Defendants and each of them combined together in a tacit and express agreement to knowingly and intentionally deprive Plaintiff and all class members of their rights to overtime pay as provided by the FLSA

WHEREFORE PLAINTIFFS PRAY JUDGMENT AS FOLLOW:

ON ALL CAUSES OF ACTION:

Filed 07/25/2008

Case 3:08-cv-03035-MHP

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1 Daniel Berko - SBN 94912 LAW OFFICE OF DANIEL BERKO 819 Eddy Street 2 San Francisco, CA 94109 3 Telephone: 415-771-6174 Facsimile: 415-474-3748 4 E-mail: BerkoLaw@SBCglobal.net 5 Attorneys for Plaintiffs, DANIEL KEATING-TRAYNOR on behalf of himself 6 and all others similarly situated 7 8 UNITED STATES DISTRICT COURT 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA 10 **CASE NO: CV-08-3035-EDL** 11 **DANIEL KEATING-TRAYNOR on** ADMINISTRATIVE MOTION TO 12 behalf of himself and all others similarly **CONSIDER WHETHER CASES** situated. Plaintiff, 13 SHOULD BE RELATED VS. 14 AC SQUARE, COMCAST INC.; 15 **AFSHIN GHANEH; ANDREW** BAHMANYAR; and DOES 1 16 THROUGH 60, inclusive, 17 Defendants. 18 19 TO EACH PARTY AND TO THE COUNSEL OF RECORD FOR EACH PARTY: 20 Plaintiff hereby gives notice, as required in Civil Local Rule 3-12(b), of the following case 21 related to this action: 22 23 1. UNITED STATES DISTRICT COURT, FOR THE NORTHERN DISTRICT OF 24 CALIFORNIA; DANIEL KEATING-TRAYNOR vs AC SQUARE et al; with case 25 number CV-08-02907-MHP filed on Federal Court on June 11, 2008 26 These cases are related because they discuss the same claims of unlawful, unfair and fraudulent 27 business practices against the same Defendants. 28

The same Plaintiff DANNY KEATING-TRAYNOR, was in both cases, an employee for Defendant AC SQUARE. Counsel opines that there will be an unduly burdensome duplication of labor and expense or conflicting results if the cases are conducted before different Judges. Date: June 25, 2008 Daniel Berko Attorney for Plaintiff Daniel Keating-Traynor in behalf of himself and all other similarly situated.

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DANIEL KEATING-TRAYNOR vs AC SQUARE CV-08-03035-EDL **District Court for the Northern District of California**

PROOF OF SERVICE

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I am a resident of the State of California, over the age of 18 years, and not a party to the within

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action. My business address is 819 Eddy Street, San Francisco, CA 94109. On Jun 25, 2008 I served a true copy of the following document(s):

ADMINISTRATIVE MOTION TO CONSIDER WHETHER CASES SHOULD BE RELATED

By transmitting via facsimile the document(s) listed above to the fax number(s) set forth below on this date before 5:00 p.m.

By causing to be personally delivered the documents listed above by a messenger service, at the addresses set forth below on this date.

By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery on next business day, addressed as set forth below.

By placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in United States mail at San Francisco, California, addressed as set forth below.

> **Ronal A. Peters Littler Mendelson** 50 West San Fernando St. 15th Floor San Jose, CA 94113-2303

COMCAST, INC. An. Andrew C. Topping 1701 John F. Kennedy Blvd. 15th Floor (Legal Department) Philadelpia, PA 19103

I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice, it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct. Executed on Jun 25, 2008 at San Francisco, California.

Carlos Jato

DANIEL KEATING-TRAYNOR vs AC SQUARE et al C08-02907-MHP District Court for the Northern District of California

PROOF OF SERVICE

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I am a resident of the State of California, over the age of 18 years, and not a party to the within action. My business address is 819 Eddy Street, San Francisco, CA 94109. On Jun 25, 2008 I served a true copy of the following document(s):

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ADMINISTRATIVE MOTION TO CONSIDER WHETHER CASES SHOULD BE RELATED

8 9

By transmitting via facsimile the document(s) listed above to the fax number(s) set forth below on this date before 5:00 p.m.

10 11

By causing to be personally delivered the documents listed above by a messenger service, at the addresses set forth below on this date.

12

By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery on next business day, addressed as set forth below.

13 14

By placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in United States mail at San Francisco, California, addressed as set forth below.

15 16

17

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Ronal A. Peters Littler Mendelson 50 West San Fernando St. 15th Floor San Jose, CA 94113-2303

after date of deposit for mailing in affidavit.

COMCAST, INC. **ATT. Andrew C. Topping** 1701 John F. Kennedy Blvd. 15th Floor (Legal Department) Philadelpia, PA 19103

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I declare under penalty of perjury under the laws of the State of California that the above is true and correct. Executed on Jun 25, 2008 at San Francisco, California.

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postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day

I am readily familiar with the firm's practice of collection and processing correspondence for

Carlos Jato